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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/101,825	07/17/1998	CHRISTIAN GRONHOJ LARSEN	GRONHOJ-LARS	1107
BROWDY AND NEIMARK, P.L.L.C. 624 NINTH STREET, NW SUITE 300 WASHINGTON, DC 20001-5303			EXAMINER	
			HAMUD, FOZIA M	
			ART UNIT	PAPER NUMBER
			1647 DATE MAILED: 03/25/2002	25
			DATE MAILED: 03/25/2002	?

Please find below and/or attached an Office communication concerning this application or proceeding.

	S	The copy
	Application No. Applica	Larser of
	09/101,825	Ar Unit
Advisory Action	Examiner Fozia Hamud	
	on the cover sheet with the	correspondence Bauress
The MAILING DATE of this communication ap THE REPLY FILED Mar 4, 2002 FAILS TO PLA Therefore, further action by the applicant is required Therefore, further 37 CFR 1.113 may only be either: (1	pears on the cover sheet with the cover sheet with the CACE THIS APPLICATION IN CONTROL and a control which are depend which	application. A proper reply to a final
The MAILING DATE of this communication applies that the REPLY FILED Mar 4, 2002 FAILS TO PLATE Therefore, further action by the applicant is required rejection under 37 CFR 1.113 may only be either: (1 rejection under 37 cFR 1.113 may only be either: (1 allowance; (2) a timely filed Notice of Appeal (with a allowance; (2) a timely filed Notice of Appeal (with a allowance) in compliance with 37 CFR 1.114.	to avoid the abandonment which	n places the application in our for Continued Examination
The REPLY The action by the applicant to either: (1) Therefore, further action by the applicant to either: (1)) a timely filed simely filed Rangeal fee); or (3) a timely filed R	lequest for our
rejection size (2) a timely filed Notice of 1.114	Icheck only a) or b)]
I IRCELINGOTOR	ling date of the time	- in the netion in topin
allowance, term (RCE) in compliance with 37 CFR 1.17 THE PERIOD The period for reply expires	s from the many	in MPEP § 706.07 (f)), the position of the final rejection, whichever ing date of the final rejection, whichever ing date of the final SIX MONTHS from the mailing date of the final under 37 CFR 1.136(a) and the appropriate and the corresponding amount of the fee. The and the corresponding amount of the fee the shortened statutory period for reply originally the shortened statutory period for reply originally the shortened statutory became months after the
a) X The period the early submission of the proposed	ion, OR continues to run from the	SIX MONTHS from and the appropriate
expires on the mailing date of the statutor is later. In no event, however, will the statutor	y period to	under 37 CFR 1.136(a) and the fee. The
b) In view of the early submission of the proposes expires on the mailing date of this Advisory Active spires on the mailing date of this Advisory Active spires on the mailing date of this Advisory Active spires on the mailing date of this Advisory Active spires of the spires of th	36(a). The date of the seriod of extension of determining the period of extension date of	the shortened statutory period to the shortened statutory period statutory
1 applied to the state of the s	. n.:at mu	igi De ille
mailing date of the mailin	f (37 CFR 1.191(d)), to avoid dis	a Notice of Appeal and Appeal Brief with
appropriate extension (2) as set forth set in the final Office action; or (2) as set forth set in the final Office action, even if timely filed, mailing date of the final rejection, even if timely filed, mailing date of Appeal was filed on A Notice of Appeal was filed on 37 CFR 1.192(a), or any extension thereo	ed upon the timely submission of	
2. The proposed amendment(s) will so	atored hecause:	imissal of the appeal. a Notice of Appeal and Appeal Brief with corch (See NOTE below);
requisito io coment(s) will not be c	-: doration and/or S	earch (a)
3. X The proposed afficients (a) X they raise new issues that would require the proposed afficients.	See NOTE below);	by materially reducing or simplifying the
they raise the issue	lication in Detter 1977	emicle L
3. A The proposed americance. (a) A they raise new issues that would require they raise the issue of new matter. (b) they raise the issue of new matter. (c) they are not deemed to place the apprisues for appeal; and/or they present additional claims without they present additional claims.	a cancelling a corresponding num	hber of finally rejected
they present additional claims without	was never considered, therefore	e, it requires rates
NOTE: The subject maximum		nber of finally rejected claims. e, it requires further search and examination.
4. Applicant's reply has overcome the fol	lowing rejection(s):	
4. Applicant's reply has overcome the		while if submitted in a
		would be allowable if submitted in a
5. Newly proposed or amended claim(s) separate, timely filed amendment can separate, timely filed amendment can	celling the non-allowable claim(s	has been considered but does NOT place the
5. Newly proposed filed amendment can separate, timely filed amendment can	c) request for reconsideration	has been contra
application in condition		attached written explanation, if any):
M NOT be	considered because it is not direc	ted 30222
7. The affidavit or exhibit will NOT by the Examiner in the final rejection	n.	attached written explanation, if any):
8. X For purposes of Appeal, the status of Claim(s) allowed:		
Claim(s) objected to:	3, 61, 62, and 65-79	The set been approved by the Examiner.
Claim(s) rejected: 18-41, 47, 43-5	a)[has b) has not been the
9. The proposed drawing correction to 10. Note the attached Information Disc	Statement(s) (PTO-1449)	Paper No(s) Hay J. King
Note the attached Information Disc	NOSUIE Statement	GARY L. KUNZ
11. Other:		TECHNOLOGY CENTER 1809
11.0 00000		Part of Paper No. 25
	Antion	